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EXHIBIT A

Claimants' Lawsuits

Case Name & No.	Defendants (In Order of Reference)	Causes of Action/Counts (In Order of Reference)
A.G. v. Tulare County, et al., 1:23-cv-00500-JLT-SKO (E.D. Cal.).	 County of Tulare Jose Sanchez Perez (Correctional Deputy Trainee) James Dillon (Correctional Deputy) Rodrigo Deochoa (Correctional Deputy) Andrew P. Ho, MD Alla Liberstein, MD Does 7-50 	 42 U.S.C. § 1983 – Civil Rights Violations 42 U.S.C. § 1983 – Monell and Supervisory Liability California Civil Code § 52.1 (b) – State Civil Rights Violations Negligence
Alameda County Male Prisoners, et al. v. Alameda County Sheriff's Office, et al., Case No. 3:19-cv- 07423-JSC (N.D. Cal.).	 Alameda County Sheriff's Office Alameda County Deputy Joe Deputy Ignont (Sp) John And Jane Roes, Nos. 1 – 25 Well-Path Management, Inc. Aramark Correctional Services, LLC 	 Deprivation of Federal Civil Rights under 42 U.S.C. \$ 1983—Fourteenth Amendment—Sufficient Unspoilt, Food Necessary to Sustain Health Deprivation of Federal Civil Rights under 42 U.S.C. \$ 1983—Eighth Amendment—Sufficient, Non-Contaminated, Food Necessary to Sustain Health Deprivation of Federal Civil Rights under 42 U.S.C. \$ 1983—Fourteenth Amendment—Medical Services Deprivation of Federal Civil Rights under 42 U.S.C. \$ 1983—Eighth Amendment—Medical Services Deprivation of Federal Civil Rights under 42 U.S.C. \$ 1983—Fourteenth Amendment—Adequate Sanitation Deprivation of Federal Civil Rights under 42 U.S.C. \$ 1983—Eighth Amendment—Adequate Sanitation Deprivation of Federal Civil Rights under 42 U.S.C. \$ 1983—Eighth Amendment
Balliet v. Luzerne County et al., Case No. 3:22-cv-02032 (M.D. Penn.).	 Luzerne County Wellpath, LLC Chris Gale Holly Green 	 42 U.S.C. § 1983—Denial of Medical Care (Individual Medical Defendants) 42 U.S.C. § 1983—Denial of Medical Care (County & Wellpath)

	5. Nelson lannuzzi	ა.	42 U.S.C. § 1983—Denial of Medical Care (Lieutenant &
	6. Jade Talarico		Correctional Officers)
	7. T.J. Brown	4.	State Law Negligence—Individual Wellpath Defendants
	8. William Wilk	2.	State Law Negligence—State Law Negligence (Vicarious)
	9. LPN Biane Emmett		
	10. C.O. Robert Calvey		
	11. LT. Kate Romiski		
	12. C.O. William Wilk		
	13. Cheri Steever		
	14. Carleen Kendig		
	15. Donald Fuller		
	16. Nancy Soers		
	17. Shana Feichter		
Beckner v. County of Santa Cruz, et al., Case No.	1. County of Santa Cruz	.	Violation of Due Process/Deliberate Indifference to Serious
5:23-cv-05032-BLF (N.D. Cal.).	2. California Forensic Medical Group		Medical Needs (42 U.S.C. § 1983)
	3. Wellpath, Inc.	2	Failure to Properly Train (42 U.S.C. §1983)
	4. Wellpath, LLC	က်	Failure to Properly Supervise and Discipline (42 U.S.C. \$1983)
	5. Wellpath, Management	4.	Monell Policy, Pattern and Practice (42 U.S.C. \$1983)
	6. James Hart	2.	Wrongful Death (CCP \$377.60, et seq.)
	7. Sarah Hewitt	9.	Bane Act (CCP §52.1)
	8. Santa Cruz Sheriff's Correction		
	10. Does 5-20		
Brazelton v. Wellpath et al., Case No. 1:22-cv-01324	1. Wellpath, LLC	-	42 U.S.C. § 1983 – Failure to Provide Medical Care (All
(C.D. IIII.).	2. Chris Watkins (Sheriff of Peoria Cnty)		Individual Defendants)
	3. Susan Brobston	5.	42 U.S.C. § 1983 – Failure to Intervene (All Individual
	4. Sally Foley)		Defendants)
	5. Shamaila Gorsi	က်	42 U.S.C. § 1983 – <i>Monell</i> Claims (Wellpath and Chris
	6. Carrie Joanne Roe		Watkins)
		4 r	State Law Negligence (All Defendants)
		<u>ن</u>	Respondeat Superior (Weupath)

	8. Patricia Rice 6.	State Law Indemnification (Peoria County)	n (Peoria County)
	9. Erin O'Malley		
	10. Susan Gilles		
	11. Emily Dawson		
	12. Lisa Stout		
	13. Michelle Newman		
	14. Morgan Renee Abraham		
	15. Patrica Eddlemon		
	16. Brittany Vanfleet		
	17. Deandra Snoddy		
	18. Peoria County		
Bush et al. v. Luzerne County et al., Case No. 23-cv-	1. Luzerne County	42 U.S.C. § 1983—Eighth/	42 U.S.C. § 1983—Eighth/Fourteenth Amendments
01152 (M.D. Penn.).	2. Mark Rockovich	(Deliberate Indifference, Vulnerability to Suicide)	Vulnerability to Suicide)
	3. Wellpath, LLC	42 U.S.C. § 1983—Eighth/	42 U.S.C. § 1983—Eighth/Fourteenth Amendments
	4. Christopher Gale	(Deliberate Indifference, I	(Deliberate Indifference, Inadequate Medical Care)
		Americans with Disabilities Act	es Act
		Rehabilitation Act	
		42 U.S.C. § 1983—Eighth/	42 U.S.C. § 1983—Eighth/Fourteenth Amendments
	8. Harry Reese	(Deliberate Indifference, Vulnerability to Suicide)	Vulnerability to Suicide)
		42 U.S.C. § 1983—Eighth/	42 U.S.C. § 1983—Eighth/Fourteenth Amendments
		(Deliberate Indifference, I	Deliberate Indifference, Inadequate Medical Care
Capaci v. CO Dasraj, et al., Case No. 7:24-cv-4626	1. Cyrel Dasraj (C.O.)	42 U.S.C. § 1983— Delibe	42 U.S.C. § 1983— Deliberate Indifference to Serious Medical
(PMH) (S.D.N.Y.).	2. County of Orange	Need (CO Dasraj and Nurse Washington)	rse Washington)
		42 U.S.C. § 1983—Munici	42 U.S.C. § 1983—Municipal Liability (County of Orange)
	4. Wellpath, LLC 5. Wellpath NY, LLC	42 U.S.C. § 1983—Munici Wellpath NY LLC)	42 U.S.C. § 1983—Municipal Liability (Wellpath LLC and Wellpath NY 11 C)
	6. John and Jane Doe #1-10	Medical Malpractice (Co.	Medical Maluractice (County of Orange Wellpath and Nurse
		Washington)	
		Negligence (County of Orange and CO Dasraj)	ange and CO Dasraj)
		Negligence Hiring, Trainin	Negligence Hiring, Training, and Supervision (County of
		Orange and Weupatn)	
	7.	Wrongful Death (All Defendants)	ndants)

C.R.A et al. v. Fresno County et al., Case No. 2:23-	1. Fresno County	-	Failure to Provide Medical Care, Fourteenth Amendment
	-	2	Failure to Protect from Harm, Fourteenth Amendment
	4. Does 1-25	ď	Violation (42 U.S.C. s 1983) Denrivation of Substantive Due Process First and Fourteenth
		i	Amendment Violation (42 U.S.C. § 1983)
		4	Negligent Supervision, Training, Hiring, Retention (County of Fresno)
		5.	Negligent Supervision, Training, Hiring, Retention (Wellpath)
		9	Wrongful Death
		7.	State Civil Rights Violation (Cal. Civ. Code § 52.1)
		φ.	Survivorship Action and Request for Punitive Damages
Curtis v. Lackawana County et al., Case No. 3:23-cv-	1. Lackawanna County	<u> </u>	42 U.S.C. § 1983—Denial of Medical Care (Individual Medical
02092-JFS (M.D. Penn.).	2. Wellpath, LLC		Defendants)
	3. Haseebuddin Ahmed, M.D.	2	42 U.S.C. § 1983—Denial of Medical Care (Individual Officer
	4. Nelson lannuzzi		Defendants)
	5. Rae Olivia	က်	42 U.S.C. § 1983—Denial of Medical Care (Lackawanna
	6. June Mahoney		County and Wellpath)
	7. Stephanie Wayman	4	Negligence—Wellpath and Nurse lannuzzi
	8. India Smith	വ	Negligence—Wellpath and Dr. Ahmed
	9. Kimberly Peterson	9.	Negligence—Wellpath
	_	7.	Negligence—Nurse lannuzzi
		œ	Negligence—Dr. Ahmed
	12. C.O. Burda		
	13. C.O. Houman		
	14. C.O. Wharton		
	15. C.O. Jonas		
	16. C.O. Kelly		
	17. C.O. Kopa		
	18. C.O. Bloom		
	19. C.O. Loven		
	20. Sgt. Dranchak		
	21. Sgt. Mills.		

	22. C.O. Burrier	
	23. Sgt. Trichilo	
	24. C.O. Tavares	
	25. C.O. Wesley	
	26. C.O. Posluszny	
	27. C.O. Dixon	
	28. C.O. Moskwa	
	29. C.O. Jackson	
Desir v. Sheriff Gregory Tony et al., Case No. 0:23-cv-	1. Sheriff Gregory Tony	1. 42 U.S.C. § 1983 – Fourteenth Amendment – Use of Excessive
60499 (S.D. Fla.).	2. Ryan Daniel	Force
	3. Angela McNeal	2. 42 U.S.C. § 1983 – Fourteenth Amendment – Use of Excessive
	4. Kimberly Green	Force
		3. 42 U.S.C. § 1983 – Fourteenth Amendment – Failure to
	6 Devon Parker	Intervene
	·	4. 42 U.S.C. § 1983 – Fourteenth Amendment – Use of Excessive
	8. Wellpath LLC	
		5. 42 U.S.C. § 1983 – Fourteenth Amendment – Deliberate
		6. 42 U.S.C. § 1983 – Fourteenth Amendment – Deliberate
	11. Leon Tennant	Indifference to Serious Medical Needs
	12. Veronica Edwards	7. 42 U.S.C. § 1983 – Fourteenth Amendment – Deliberate
	13. Rio Flemming	Indifference to Serious Medical Needs
		8. 42 U.S.C. § 1983 – Fourteenth Amendment – Deliberate
		Indifference to Serious Medical Needs
		9. 42 U.S.C. § 1983 – Fourteenth Amendment – Failure to Train
		10. 42 U.S.C. § 1983 – Fourteenth Amendment – Failure to
		Supervise and Discipline
		11. 42 U.S.C. § 1983 – Fourteenth Amendment – Supervisor
		Liability
		12. 42 U.S.C. § 12101 – The Americans with Disabilities Act
		13. Section 504 of the Rehabilitation Act
		14. Fla. Stat. §§ 768.1626 and 768.28 – Wrongful Death

Esparza v. Wellpath, LLC et al.,23-cv-02161-JCM-VCF	1. Wellpath, LLC	1. Del	Deliberate Indifference to Serious Medical Needs (42 U.S.C. §
(D. Nev.).	2. Las Vegas Metropolitan Police		1983; Nevada Constitution, Article 1, § 8)
	Department	2. Dep	Deprivation of Familial Association (42 U.S.C. § 1983; Nevada
	3. Kevin Mcmahill	Cor	Constitution, Article 1, § 8)
	4. Fred Haas	3. Ove	Overdetention (42 U.S.C. § 1983; Nevada Constitution, Article
	5. Brian Fucile		1,88)
	6. Scott Zavsza	4. Mur	Municipal Liability, Failure to Train/Policy and Custom (42
	7. Leah Anderson		U.S.C. 81983)
	8. Alyssa Williams	5. Dis	Disability Discrimination (42 U.S.C. § 12131 et seq; 29
	9. Julian Abram	5. S	O.S.C. 3 / 34 (A)) Wrangful Death (Nevada State Law)
	10. Douglas Thrasher		Wildigini Daarii (Navada State Law) Nadiranca of a Vilharahla Darson (Navada State Law)
	11. Larry Williamson		Biggilod of a valuerable refool (Incvada State Law)
	12. Catherine Ryan		
	13. Jessica Arabski		
	14. Richard Medrano		
	15. Vivek Shah		
	16. Cole Casey		
	17. Kesha Poland		
	18. Maria Hopkins		
	19. Rachel Clark		
	20. Kyle Martineau		
	21. Earl Salviejo		
	22. Ulyana Biloskurska		
	23. Amy Kathryn Anapolsky		
	24. Does 1-10		
	25. Fernando Martinez Santos (Nominal)		
Fahrni et al. v. Tulare County, et al., 1:23-cv-01265-	1. County of Tulare	1. 42 (42 U.S.C. § 1983 – Civil Rights Violations
KES-SAB (E.D. Cal.).	2. Adolfo Gallardo, Jr.	2. 42 (42 U.S.C. § 1983 – Monell and Supervisory Liability
	3. Salvador Santillan		California Civil Code § 52.1 (b) – State Civil Rights Violations
	4. Anyval Suarez	4. Neg	Negligence
	5. Wellpath, LLC		
	6. Alla Liberstein, MD		

	7 Draoision Devobiatrio Saniiosa 100		
	8. Anthony Ceja, AMFT		
	9. Sureshbabu Kurra, MD		
	10. Does 6–50		
Hirsch v. Will County, et al., Case No. 19-CV-7398	1. Will County	1. 421	42 U.S.C. §1983—Due Process claim
(N.D. IIL.).	2. Sheriff Mike Kelley	2. 421	42 U.S.C. §1983, Monell claim—Defendant Sheriff
	. Officer Frederick Abdullah	3. 421	42 U.S.C. §1983, Monell policy claim—Defendant Wellpath
	4. Officer Derek Coppes	4. 421	42 U.S.C. §12101, et seq., Americans with Disabilities Act—
	5. Officer Edward Hayes, Jr.	Will	Will County
	. Officer Villegas	5. 421	42 U.S.C. \$12101, et seq., Americans with Disabilities Act—
	. Officer Desadier		SCS/Wellpath
	8. Officer Nathan Little		740 ILCS 180/1 et seq., Illinois Wrongful Death
	9. Officer Charles Kavanaugh		Illinois Survival Claim – Willful and Wanton Claim
	10. Erica Wuensen-Diez	8. Illin	Illinois Survival Claim, Intentional Infliction of Emotional
	ns, Inc.		Distress
	Wellpath LLC,	9. Star	State Law Claim for Medical Malpractice—Defendants Kim
	13. Penelope Johnson	<u> </u>	and offinal reflecti
	14. Cindy Smith		
	15. Guadalupe Zuniga		
	16. Olivia Simpri-Mensah		
	17. Young Sun Kim		
	18. Kia Green		
	19. Amanda North-Shea		
	20. Carmina Feliciano		
	21. Carmina Shaw		
	22. Corina Shaw		
	23. Deatrice Black		
	24. Molly Weigel		
	25. Dona Petrauskis		
	26. Tiffany Utke		
	27. Mohammed Ibrahim		
	28. Patricia Loparco		

	29. Sheila Corrigan 30. Jeffrev Saffold		
Johnston et al. v. County of Ventura, et al., 2:23-cv-05902 (C.D. Cal.).		1. Fai Vio 3. Vio	Failure to Protect from Harm, Fourteenth Amendment Violation (42 U.S.C. § 1983) Failure to Provide Medical Care, Fourteenth Amendment Violation (42 U.S.C. § 1983); Deprivation of the Right to Familial Relationship with
	 Commander Mike Hartmann, Deputy Spencer Iwansky, Deputy John Ennis Health Services Administrator Leah James, R.N. John Riggs, M.D. 	Vio	Decedent (42 U.S.C. § 1983); Policies, Customs, Practices Causing Constitutional Violations (Monell, 42 U.S.C. § 1983); Supervisory Liability Causing Constitutional Violations (Failure to Properly Train, Supervise and Discipline, 42 U.S.C. § 1983); Negligence — Wrongful Death:
	 Sylvia Meza, R.N. Griselda Beauvais, R.N., Jennifer Alvarez, R.N. Jessica Melger, LVN Does 1 through 10 		Negligence – Medical Malpractice; Niclation of California Government Code \$845.6; Violation of California Civil Code \$52.1 (Tom Bane Act)
J.S. et al. v. County of Fresno et al., Case No. :23-cv-01070-NODJ-EPG (N.D. Cal.).	 County of Fresno Fresno County Sheriff's Office Employees Does 1-30 Wellpath LLC Jessica Martinez, LMFT Does 33-50 Does 51-70 	1. 42 2. 42 3. Cal 4. Neg	42 U.S.C. § 1983—Civil Rights Violations 42 U.S.C. § 1983 – <i>Monell</i> and Supervisory Liability California Civil Code § 52.1 (b) –State Civil Rights Violations Negligence
K.C. et al. v. Alameda County, et al., 4:22-cv-01817- DMR (N.D. Cal.).	 County of Alameda Gregory J. Ahern Karyn L. Tribble Rinata Wagle, M.D. Zazi Morsell, R.N. Jennifer L. Sells Marc R. Solopow 	1. 42 Ind 2. 42 Inte 3. 42 4. 42 5. Vio	42 U.S.C. § 1983 Fourteenth Amendment—Deliberate Indifference to Serious Medical Needs/Failure to Protect 42 U.S.C. § 1983 First and Fourteenth Amendments—Interference with Familial Association 42 U.S.C. § 1983—Monel/Liability 42 U.S.C. § 1983—Supervisory Liability Violation of Civil Code § 52.1—Bane Act

	8. Leslie A. Gerbacio,	6.	Negligence—Wrongful Death and Survival Claim
	9. Prentice J. Howard		
	10. Reginal D. Aaron		
	11. Ruben Pola		
	12. Napoleon M. Terrell		
	13. Wellpath, Llc		
	14. Kerry-Ann Kelly, M.D.,		
	15. Janet Rubinson		
	16. Maria Magat, M.D.		
	17. Szilvia Molitorisz, M.D.		
	18. Gabriele Quaglia, R.N.,		
	19. Evelyn Hirsch, R.N.;		
	20. Stella Lewis, R.N.		
	21. Rajbinder Mand, L.V.N.		
	22. Felicidad C. Ramilo, L.V.N.		
	23. Cela Barron, R.N.		
	24. Harvin Ferrer, R.N.		
	25. Rosalyn Williams, L.V.N.		
	26. Chisa Earl, L.V.N.		
	27. Hector Luz, R.N.		
	28. Harpreet K. Sidhu, L.V.N.		
	29. Jharana Shreesh, R.N.		
	30. H. Singh, R.N.		
	31. Michell Tadeo, L.V.N.		
	32. Does 1-30		
Laurel v. County of Alameda, et al., Case No. 3:24-cv-	1. County of Alameda	1.	42 U.S.C. § 1983 14th Am.—Deliberate Indifference to
04427 (N.D. Cal.).	2. Yesenia Sanchez	-	Serious Medical Needs (Iraina, Haile, Moore, Saleh, Karim,
	3. Wellpath, LLC	· ·	brown, and Does 1-30) 4211S C 8 1083 14th Δm —Interference with Femilial
	4. Asaad Traina, M.D.		Association (Traina, Haile, Moore, Saleh, Karim, Brown, and
	5. Adiam Haile, R.N.		Does 1-30)
	6. Shelby Moore, R.N.	რ	42 U.S.C. § 1983 14th Am.—Monell Liability (County and
	7. Homayun Saleh, P.A.		Wellpath)

	8 Loile Kerim B N	_	Violation of Civil Code 8 52 1 - Bane Act (County Wellnath
		:	Traina, Haile, Moore, Saleh, Karim, Brown, and Does 1-30)
	_•	5.	Negligence—Wrongful Death and Survival Claim (County and Does 1-30)
Magana v. County of Alameda et al., 24-cv-04716-JD	1. County of Alameda	- :	U.S. Const. Amend. XIV; 42 U.S.C. § 1983—Deliberate
(13.D. Cat.).		c	Title II of the Americans with Disabilities Act: 42 II S C 8
		i	12101, et seq.
	•	რ	Section 504 of the Rehabilitation Act; 29 U.S.C. § 701, et seq.
	6. Peter Candelario	4.	Failure to Summon Medical Care; Cal. Gov. Code § 845.6
		5.	California Public Records Act; Cal. Gov. Code \$ 7920.000 et
		U	Sed. Esilina to Droduce Dationt Decords: Oal Evid Oode 8 1159
		1 :	Tankalo (0 - 100acce - aktorie 100co) (aktorie 100
	II. Doe I to zu,		IOM bane CIVII Rights Act; Cat. CIV. Code 3 52.1
		œ.	Intentional Infliction of Emotional Distress
		6	Negligence
McCullough v. Clinton County et al., Case No. 4:23-	1. Clinton County	۲.	42 U.S.C. § 1983—Fourteenth Amendment Deliberate
cv-00171 (M.D. Penn.).	2. Wellpath, LLC		Indifference
	3. Jeremy Shank	5.	42 U.S.C. § 1983—Fourteenth Amendment Deliberate
	4. Lieutenant Muthler		Indifference
	5. Officer Etters	က်	Americans with Disabilities Act (Title II)
	6. lantha King	4.	Rehabilitation Act
	7. Officer Young	5.	42 U.S.C. § 1983—Fourteenth Amendment State-Created
	8. William Detterline		Danger
	9. Christina Mazzulla		
	10. Supplemental Health Care Services, Inc.		
Mohrbacher, et al. v. Alameda County Sheriff's Office,	1. Alameda County Sheriff's Office	- :	42 U.S.C. § 1983—Deprivation of Federal Civil Rights
et al., 3:18-cv-00050-JD (N.D. Cal.).	2. Gregory J. Ahern		(Alameda County Sheriff's Office)
	3. Brett M. Keteles	5.	42 U.S.C. § 1983—Deprivation of Federal Civil Rights (Against
	4. Tom Madigan,		CFMG/Wellpath)
	5. T. Pope	რ	42 U.S.C. § 1983—Deprivation of Federal Civil Rights (Against
	6. T. Russell		Alameda County Sheriff's Office and Aramark)

	7. D. Skoldqvist	4. Article I, Section 17 of the California Constitution— Deprivation of Rights (All Defendants)
		5. Article I, Section 17 of the California Constitution—
	0	Deprivation of Rights (Alameda County and Alameda County
	11. Deputy Debra Farmanian	Sheriff's Office)
	12. Deputy Weatherbee (#238)	
	13. Deputy Tania Pope	
	14. Deputy Winstead	
	15. Deputy Caine	
	16. Alameda County	
	17. John & Jane Does, Nos. 1 – 50	
	18. California Forensic Medical Group,	
	its employees and subcontractors, and Rick & Ruth Roes Nos. 1-50	
	19. Aramark Correctional Services, LLC,	
	its employees and sub-contractors,	
	and Rick and Ruth Roes Nos. Nos. 1- 50	
Moone v. Board of County Commissioners of the	1. Board of County Commissioners ff	Generally: 42 USC § 1983, the New Mexico Tort
County of San Juan et al., Case No. 1:21-cv-01130 (D.	The County of San Juan	Claims Act, the Americans with Disabilities Act, and the
N.M.).	2. Daniel Webb	Constitution of the United States
	3. Thomas Wilson	
	4. Jorge Rodriguez	1. Violation of Procedural Due Process (Webb)
	5. Bryan Banyacya	2. Inhumane Conditions of Confinement/ Inadequate Medical
	6. Wellpath, LLC	Care in Violation of the Fourteenth Amendment (All
	7. Susan Long	Defendants)
		3. Negligent Provision of Medical Care (Wellpath and Long)
		4. Violation of Fourteenth Amendment – Excessive Force
		(Banyacya, Rodriguez, and Wilson)
		5. Battery (Banyacya, Rodriguez, and Wilson)
		6. Violation of the Americans with Disabilities Act (Board of
		County Commissioners, and Webb)
		7. Custom and Policy of Violating Constitutional Rights (Official
		Capacity Defendants)

	γ ω.4 rv ω.ν.	42 U.S.C. § 1983—Violation of Eighth Amendment to the United States Constitution (Cruel and Unusual Punishment)
stal., 11. 1. 2. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.	3. 4. 7. 10, 6. 7.	nited States Constitution (Cruel and Unusual Punishment)
stal., 11. 10. 88 7. 6. 6. 7. 4. 3. 3. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	3. 4. 7. 7. 7.	
stal., 11.	10, 10, 6. 7. 7.	Negligence
3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.3.		Violation of Plaintiffs Civil Rights—Monell Liability for Failure
6. 7. 7. 10. 10. 11. 12. 2. 2. 3. 3. 3. 3. 3. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	7. 6. 5.	to Train
7. 8. 9. 9. 11. 11. 2. 3.	6. 7.	Violation of Plaintiffs Civil Rights—Monell Liability for Failure
stal., 1. 1. 2. 3. 3. 3. 3. 3. 4.	6. 7.	to Irain
9. 10. 11. 2. 2. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.	7.	Violations of the Constitution of the State of Nevada
10. 11. 11. 2. 2. 3.		Negligent Hiring, Training, Supervision and Retention
11. 1. 2. 2. 3.	ωi	Concert of Action against all Defendants
stal., 1. 2. 3.	ര്	Negligent Infliction of Emotional Distress
ાં છે •		<u>Generally</u> : New Mexico Tort Claims Act and New Mexico Civil Rights Act
-	Ž ·	Negligent Provision of Medical Care (Wellpath and Mya
	<u> </u>	Donaldson)
4. Mya Donaldson	. 2	Negligent Maintenance of a Medical Facility (Board of Commissioners)
	Ž Ŭ ĸ	Negligent Operation and Maintenance of a Building (Board of Commissioners)
	4. Vi	Violation of the New Mexico Constitution—Cruel and
	<u> </u>	Unusual Punishment (John Does 1-5)
	5. Vi	Violations of the New Mexico Constitution (Board of Commissioners)
Polachek v Luzerne County et al., Case No. 23-cv-		42 U.S.C. § 1983—Eighth/Fourteenth Amendments,
01545 (M.D. Penn.).		Deliberate Indifference, Vulnerability to Suicide (County,
3. Wellpath, LLC		Kockovich, vveupath)
4. Tamra J. Roper		4z C.S.C. s 1963—Eightti/Fourteentri Americanens, Inadequate Medical Care (County, Bockovich, Wellbath)
5. Joell Petrovich	ď	Americans with Disabilities Act (Title II) (County)
6. Mike Chudoba	2 4	Rehabilitation Act (County)
7. Kelsey Chambers	Ľ	77 11 S C 8 1083 Eighth/Fourteenth Amendments
8. Jodi Hall		72 c.c.c. 3 1969—Eightin Saircenti Americano. Deliberate Indifference. Vulnerability to Suicide (Officers

		Roper, Petrovich, Chudoba, Hall & Wilson; Ms. Chambers &
	10. Heather Wilson	Ms. Hermanoski)
	11. Elizabeth Anselm	6. 42 U.S.C. § 1983—Eighth/Fourteenth Amendments, Inadequate Medical Care (Ms. Anselm)
Pugh v. Wellpath, et al., 3:23-cv-03677-CRB (N.D. Cal.).	1. Wellpath, LLC 2. Dinesh Nagar, MD	1. 42 U.S.C. § 1983 (Nagar, Purcell, Maike, Alarcon, Esquibel, Johnson, Perez, Valdez, and Does 5–30)
		2. 42 U.S.C. § 1983 – Monell and Supervisory Liability (Wellpath,
	4. John Maike, MFT	
	5. Jordan Alarcon, RN	3. Violation of California Civil Code \$ 52.1 (B) – Bane Act (Nagar, Price) Meilo, Albrech Econibal Inhance Porce Volder and
		Purcett, Marke, Atarcon, Esquibet, Johnson, Perez, Vatuez and Does 5–50)
	7. Sheriff Thomas A. Ferrara	4. Negligence (Esquibel: Johnson: Perez: Valdez: and Does 5-
	9. Officer Raymond Johnson,	
	10. Officer Ricky Perez	
	11. Officer Roberto Valdez	
	12. Does 5–50	
Reynolds et al. v. County of Madera et al., Case No.	1. County of Madera	1. 42 U.S.C. § 1983 – Civil Rights Violations
1:23-cv-00538 (E.D. Cal.).	2. Does 1-25	2. 42 U.S.C. § 1983 – Monell and Supervisory Liability
	3. Wellpath, LLC	3. California Civil Code § 52.1 (b) – State Civil Rights Violations
	4. Jennifer Lorin Johnson (Nominal	Negligence
	5. Does 26-50	
Roberts et al. v. Wellpath et al., Case No. 3:23-cv-	1. Wellpath, LLC	1. 42 U.S.C. § 1983 – Federal Civil Rights Violations
03662 (N.D. Cal.).	2. Dinesh Nagar, M.D.	2. 42 U.S.C. § 1983 – Monell and Supervisory Liability
	3. Donald Purcell, M.D.	3. California Civil Code § 52.1 (b) – State Civil Rights Violations
	4. Erin Estes, L.P.N.	4. California Government Code § 845.6 – Failure to Summon
	5. John Maike, M.F.T.	Medical Care
	6. County of Solano	5. Negligence
	7. Jonathan Benton	
	8. Karina Wilson	
	9. Does 1-70	

Cottage Health System Santa Barbara Cottage Hospital Goleta Valley Cottage Hospital Brett Wilson, M.D. Wellpath Inc. Wellpath Management, Inc. Wellpath, LLC California Forensic Medical Group, Inc. Sheriff James Hart California Forensic Medical Group Wellpath, LLC California Forensic Medical Group Wellpath, LLC California Forensic Medical Group Sheriff James Hart California Forensic Medical Group Wellpath, LLC Gerald Lazar, M.D. Stacey Bains Kara Padgett Amanda Brown Stacey Kelly Stacey Kelly Cottavia Keitt Daniele Cathey Santa Cottavia Keitt Santa Daniele Cathey Santa California Forensic Medical Group Stacey Reily Santa Doctavia Keitt Daniele Cathey	Rodriguez-Gonzalez et al. v. County of Santa Barbara et al., 2:24-cv-04685-ODW-E (C.D. Cal.).	County of Santa Barbara Shawn Lammer	1. 42 U. 2. 42 U.	42 U.S.C. § 1983 – Deliberate Indifference 42 U.S.C. § 1983 – Failure to Train/Supervise
4. Cottage Health System 4. 5. Santa Barbara Cottage Hospital 6. 6. Goleta Valley Cottage Hospital 7. 7. Brett Wilson, M.D. 8. 8. Wellpath Inc. 9. 10. Wellpath, LLC 11. California Forensic Medical Group, Inc. 12. Jayna Liford 13. Kathleen McEtroy 14. Hanna Fordahl 15. Caleb Tammar 15. Caleb Tammar 1 2. Sheriff James Hart 3. 3. California Forensic Medical Group 4. 4. Wellpath, LLC 5. 6. Does 4-50 6. 6. Does 4-50 6. 7. 7. 8. Care Padgett 1. 9. Kara Padgett 1. 10. Kara Padgett 2. 11. Stacey Kelly 3. 12. Kara Padgett 3. 13. Amanda Brown 4. 5. Octavia Keilt 4. 6. Daniele Cathey 5.				J.S.C. § 1983 – Monell
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6. T. Stacey Bains 7. 7. 7. 2. Kara Padgett 7. 7. 4. Stacey Kelly 7. 7. 7. 7. 7. 7. 7. 7. 7. 7. 7. 7. 7.				ngful Death (CCP \$377.60)
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. Amanda Brown . Stacey Kelly . Octavia Keitt . Daniele Cathey 5.	TWT (N.D. Ga.).			(1)
Stacey Kelly 3 Octavia Keitt 4 Daniele Cathey 5.				Violation of Ga. Const., art. I, § II, ¶ IX (d) (Kelly and Keitt)
. Octavia Keitt 4 Daniele Cathey 5.				Const., art. I, § II, ¶ IX (d) (Cathey)
. Daniele Cathey 5.				Const., art. I, § II, ¶ IX (d) (Brown)
				Deliberate indifference/Fourteenth Amendment (Padgett)
. Jeronia Bowden 6.				Deliberate indifference/Fourteenth Amendment (Bains)

	8. Tiarra Carter	7. Respondeat Superior (Wellbath)	
	9. Caryn Forbes	8. Respondeat Superior (Wellpath)	
	10. Wellpath, LLC	9. Attorney's fees under O.C.G.A. § 13-6-11 (All defendants)	endants)
Smith v. Las Vegas Metropolitan Police Department et al., Case No. 23-cv-00092 (D. Nev.).	 Las Vegas Metropolitan Police Department 	 Failure To Protect in Violation of the Fourteenth Amendment (42 U.S.C. § 1983) 	Amendment
	2. Wellpath, LLC	2. Inadequate Medical and Mental Health Care in Violation of	riolation of
	3. RN Rachel Clark	the Fourteenth Amendment (42 U.S.C. § 1983)	
	4. RN Tanja Wasielewski	3. Deprivation of Familial Association in Violation of the	of the
	5. RN Geneva Bessie		
	6. LCSW Sandra Celis	_	1983)
	7. MA/LNA Meleka St. John		s 1983)
	8. RN Stephanie Estala;	6. Disability Discrimination in Violation of Title II of the	the
	9. NP Hugh Andrew Rosset	Americans with Disabilities Act; Section 504 of the Rehabilitation Act of 1973 (2011 S.C. 8 12131 et sea : 29	he
	10. NP Shelley Ameduri	U.S.C. § 794(A))	24:, 20
	11. PA Andrea Balogh	7. Wrongful Death	
	12. RN Aynur Kabota	8. Neglect of a Vulnerable Person	
	13. Corrections Officer Vanessa Mitchell	9. Negligent Infliction of Emotional Distress	
	14. Corrections Officer Don'te Mitchell	10. Intentional Infliction of Emotional Distress	
	15. Corrections Officer Joshua Waldman		
	16. Does 1-30		
Vargas v. United States of America et al., Case No.	1. United States of America	. Federal Tort Claims Act—Negligence (United States)	ites)
5:23-cv-00380 (C.D. Cal.).	2. GEO Group	2. Federal Tort Claims Act—Negligent Infliction of Emotional	Emotional
	3. Wellpath, LLC	Distress (United States)	
		3. Federal Tort Claims Act—Intentional Infliction of Emotional	: Emotional
		Distress (United States)	
		4. Federal Tort Claims Act—False Arrest/Imprisonment (United	nent (United
		States)	
		5. Violation of Detention Standards (Wellpath and GEO)	GEO)
		6. Negligence (Wellpath and GEO)	
		7. Negligent Infliction of Emotional Distress (Wellpath and GEO)	ath and GEO)
		8. Wrongful Death (All Defendants)	

Yang et al. v. County of Yuba et al., 2:23-cv-00066-	1. County of Yuba	-	1. 42 U.S.C. § 1983 – Deliberate Indifference to Serious
TLN-JDP (E.D. Cal.).	2 Sof leffrey T Palmer		Medical Needs
	2. Obs. 2011.05 1:1 defined Domos	2	2. 42 U.S.C. § 1983 – Deprivation of Familial Relation
	s. Collectional Officer Ismael namos	რ	42 U.S.C. § 1983 – Monell Entity Liability
	4. Wellpath, LLC	4	42 U.S.C. § 1983 – Supervisory Liability
		5.	California Civil Code § 52.1 (b) – State Civil Rights
			Violations
		9	Negligence